EXHIBIT "B"



UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	;	
	x	

NOTICE OF CURE AMOUNT WITH RESPECT TO EXECUTORY CONTRACT TO BE ASSUMED OR ASSUMED AND ASSIGNED UNDER PLAN OF REORGANIZATION

PLEASE TAKE NOTICE that on December 10, 2007 the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") entered an order (the "Solicitation Procedures Order") (Docket No. 11389) (i) approving the disclosure statement (the "Disclosure Statement") with respect to the First Amended Joint Plan of Reorganization of Delphi Corporation and Certain Affiliates, Debtors and Debtors-In-Possession (the "Plan"), filed by Delphi Corporation and its affiliated debtors and debtors-in-possession (the "Debtors") and (ii) authorizing the Debtors to solicit votes on the Plan.

In accordance with the Solicitation Procedures Order, the Debtors hereby provide notice of their intent to cure ("Cure") and assume or assume and assign the contract(s) listed on <u>Schedule 1</u> attached hereto as provided in the Plan and the Disclosure Statement.

You must return this form in the envelope provided to Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, California 90245, Att'n: Delphi Cure Claims, so as to be <u>received</u> by 7:00 p.m. (prevailing Eastern time) on January 11, 2008. If you fail to timely return this form, your contract(s) or lease(s) will be assumed, or assumed and assigned, and you will be paid the cure amount listed on <u>Schedule 1</u> in new common stock of reorganized Delphi and rights to participate in the discount rights offering in the proportions set forth in the Plan for holders of allowed general unsecured claims.

The Debtors' records reflect the amounts owing for prepetition arrearages as set forth on Schedule 1 (the "Cure Amount"). Please follow the four steps below and sign this notice to ensure that you receive the Cure to which you are entitled.

Step 1

Please check one of the boxes below:

\boxtimes	Yes, I agree with the Cure Amount listed on Schedule 1 (complete Step 2 below
·	No, I disagree with the Cure Amount listed on Schedule 1 (skip Step 2 and go to
	Step 3 below)

RECEIVED

'JAN 1/1 2008

KURTZMAN CARSON

01-11-08P03:50 RCVD

Step 2

Review the Plan in its entirety, including Article 5.3 of the Plan governing treatment of general unsecured claims, and check one of the boxes below:

I request payment of my Cure Amount in cash (without postpetition interest) as soon as reasonably practicable after the Effective Date, but in any event no later than 30 days after the Effective Date (the "Distribution Date")

I request payment of my Cure Amount on the Distribution Date in the Plan currency afforded General Unsecured Claims, including postpetition interest from the Petition Date through the earlier of the Confirmation Date or January 31, 2008 at the Michigan Statutory Rate (all as defined in the Plan) (skip Step 3 and complete Step 4 below)

Step 3

If you checked the box in Step 1 indicating that you disagree with the Cure Amount, or if you checked the box in Step 2 indicating that you want to be paid in cash, you must sign and return this notice so as to be received on or prior to 7:00 p.m. (prevailing Eastern time) on January 11, 2008. You must also file an objection that states with specificity your asserted Cure amount, including appropriate documentation thereof, on or before the 30th day following the effective date of the Plan. If you fail to return this form by January 11, 2008 but timely file and serve an objection in accordance with the procedures outlined below, or vice versa, your objection will not be considered, the Cure Amount asserted by the Debtors will be controlling, you will be paid the Cure Amount in Plan currency in exchange for, among other things, the releases set forth in Article 11 of the Plan, and your contract(s) will be assumed, or assumed and assigned. (continue with Step 3 and also complete Step 4 below)

Objection Procedures. Objections to the proposed Cure Amount and/or the assumption or the assumption and assignment of the contract must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883), and the Solicitation Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) registered users of the Bankruptcy Court's case filing system must file electronically, and all other partiesin-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Attn: General Counsel), (ii) counsel for the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Attn: John K. Lyons and Ron B. Meisler), (iii) counsel for the agent under the postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue, New York, New York 10017 (Att'n: Donald Bernstein and Brian Resnick), (iv) counsel for the official committee of unsecured creditors, Latham & Watkins LLP, 885 Third Avenue, New York, New York 10022 (Attn: Robert J. Rosenberg and Mark A. Broude), (v) counsel for the official committee of equity security holders, Fried, Frank, Harris, Shriver & Jacobson LLP, One New York Plaza, New York, New York 10004 (Attn: Bonnie Steingart), (vi) counsel for A-D Acquisition Holdings, LLC do Appaloosa Management L.P., White & Case LLP, Wachovia Financial Center, 200 South Biscayne Boulevard, Suite 4900, Miami, Florida 33131 (Attn: Thomas E. Lauria) and White & Case LLP, 1155 Avenue of the Americas, New York, New York 10036 (Attn: Glenn M. Kurtz and Gregory Pryor), (vii) counsel for Harbinger Del-Auto Investment Company, Ltd., White & Case LLP,

Wachovia Financial Centes, 200 South Biscayne Boulevard, Suite 4900, Miami, Florida 33131 (Att'n: Thomas B. Lauria) and White & Case LLP, 1155 Avenue of the Americas, New York, New York 10036 (Att'n: John M. Reiss and Gregory Pryor), and (viii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100, New York, New York 10004 (Att'n: Alicia M. Leunhard), in each case so as to be received no later than 4:00 p.m. (prevailing Eastern time) on the 30th day following the effective date of the Plan (the "Circ Objection Deadline"). Objections not timely filed and served in the manner set forth above will not be considered and will be deemed

If there is a dispute regarding (i) the nature or amount of any Cure, (ii) the ability of the Reorganized Debtor or any assignee to provide "adequate assurance of future performance" (within the meaning of section 365 of the Bankruptcy Code) under the contract or lease to be assumed, or (iii) any other matter pertaining to assumption, or assumption and assignment, of the contract(s) or lease(s), the Bankruptcy Court will conduct a hearing before the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004, at such date and time as the Court may schedule, and Cure will occur following the entry of a final order of the Bankruptcy Court resolving the dispute and approving the assumption or assumption and assignment, as the case may be; provided, however, that if there is a dispute as to the amount of Cure that cannot be resolved consensually among the parties, the Debtors shall have the right to reject the contract or lease for a period of five days after entry of a final order establishing a Cure amount in excess of that provided by the Debtors.

Step 4

Sign and return this form in the envelope provided to Kurtzman Carson Consultants LLC, 2335 Alaska Avenue, El Segundo, California 90245, Att'n: Delphi Cure Claims, so as to be received by 7:00 p.m. (prevailing Eastern time) on January 11, 2008. If you fail to timely return this form, your contract(s) or lease(s) will be assumed, or assumed and assigned, and you will be paid the Cure amount listed on Schedule 1 in new common stock of reorganized Delphi and rights to participate in the discount rights offering in the proportions set forth in Article 5.3 of the Plan.

Company Name: CLARION CORPORATION OF AMERICA

By: _______

Print Name: CHRIS HONMA

Title: SUP FINANCE

Delphi Legal Information Hotline: Toll Free: (800) 718-5305

International: (248) 813-2698

Delphi Legal Information Website: http://www.delphidocket.com Dated: New York, New York December 10, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP John Wm. Butler, Jr. (JB 4711) George N. Panagakis (GP 0770) Ron B. Meisler (RM 3026) Nathan Stuart (NS 7872) 333 West Wacker Drive, Suite 2100 Chicago, Illinois 60606

- and -Kayalyn A. Marafioti (KM 9632) Thomas J. Matz (TM 5986) Four Times Square New York, New York 10036

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

SCHEDULE 1

Contract	Cure Amount
D0550045280	\$2,653.20
D0550056526	\$ 0.00
D0550063148	\$277,056.00
D0550074476	\$1,846.20

28277	ř.	CHASLOTTE	TOP THE PARTY OF T	
"13.			SASO TORUNGUON YVAT BIE SUI	COATR AMERICAN INC EFT
	6 注	MIDDLEDURG HEIGHTS (20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
15	OH 44130-2433	мооцевика некнту он	20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
Į.	ОН 44130-2433	мирокевико недита он	20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
Į.	OH 44130-2433	мюритвика насита он	2000 FIRST 81	CLEVELAND DIE & NFG CO EFT
*	OH 44130@433	моринвико неект он	20303 FIRST ST	CLEVELAND DIE & NFG CO EFT
2	CH 44130-2433	міродевика невита он	20303 FRBT ST	CLEVELAND DIE & NFG CO EFT
3	OH 44130-2433	MODULEURG HEGHTS	20003 FIRST ST	CLEVELAND DIE & MFG CO EFT
2433	OH 44130-2433	міроцевила негонтві сн	20303 FIRST ST	CLEVELAND DIE & NFG CO EFT
2433	CH 44130-2433	міроневика некантв он	20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
2433	OH 44130-2433	мірочевина некнту он	20303 FIRST ST	CLEVELAND DIE & MPG CO EFT
2433	OH 44130-2433	MIDOLEBURG HEIGHTS CH	20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
2433	OH 44130-2433	MIDDLEBURG HEIGHTS OH	20303 FIRST ST	CLEVELAND DIE & MFG CO EFT
38	CH 44130-2433	морцевила некантв он	20303 FIRST 8Y	CLEVELAND DIE & MFG CO EFF
2433	OH 44130-2433	мюжевика неканта юн	20303 FIRST ST	CLEVELAND DIE & MFG CO SFT
2433	OH 44130-2433	MIDDLEBURG HEIGHTS OH	20003 FIRST ST	CLEVELAND DIE A MFG CO EFT
2003	OH #130-2433	MIDOLEBURG HEIGHTS	20303 FRIST ST	CLEVELAND DIE & MFG CO EFT
2433	OH 44130-2433	иросевика неканта	20303 FIRST ST	CLEVELAND DIE & MFG CO SFT
2633	OH 44130-2433	но втновн оклавнови	20303 FIRST ST	CLEVELAND DIE & MFO CO EFT
200	OH 44130-2433	но венени ранатисни	20302 FIRST ST	CLEVELAND DIE & MIEG CO EFT
200	OH 44130-2433	MIDDLEBURG HEIGHTS OH	2000 FRST 9T	CLEVELAND DIE & MFG CO EFT
2	OH 44130-2433	MIDDLEBURG HEIGHTS	20003 FRIST ST	CLEVELAND DIE & MFG CO EFT
2433	OH 44130-2433	WOOKEBURG HEIGHTS OH	20303 FR8E 3T	CLEVELAND DIE & NFG CO EFT
2433	OH 44130-2433	журунда раучан жана	2000 FRIST ST	CLEVELAND DIE & MFG CO EFT
6017	-		SFISHER ST	CLARK-CUTLER-INC DERMOTT CO
	77	MUDGODAY	NONIMORENCI PO	CANDON SINTERE TRANSPORTE ET LINC
Q.	CN 381004		BF, GANKOKOU YOUGU CENTER BIJEEAU	CONTRACTOR AND
CN CN	CN 361004	XIAMEN	BUREAU.	TOTAL TOTAL OF A SECURITY OF THE SECURITY OF T
2	CN 361004	NEWAIX	BURBAU,	ANNON CORP OF AMERICA EFT
CN	CN 361004	XIAMEN	BUREAU BUREAU	CLARION CORP OF AMERICA EFT
12	NC 20275-1264	SHARROTTE	FO Box 155254	CLARIANT CORPERT MASTERBATCHES
-1	Constitution	CNCSWNFORD	LINIT 9 GIBBONS INDSTRL PARK	CLAMASON INDUSTRES LTD
3 80 53	exe suo	MNOSWINFORD	UNIT 9 GRBONS INCSTRUPARK	T
1	DY6 8X	I I I I I I I I I I I I I I I I I I I		Cresitaricanie Creditaricanie

paper Corporator: To Election Notice Service I